

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **People of MI v Ronald Lee Stanton**
Docket No. **259572**
L.C. No. **99-096033-FC**

E. Thomas Fitzgerald, Judge, acting under MCR 7.211(E)(2), orders:

The motion to waive fees is DENIED because a review of appellant's prisoner account statement showed he has the ability to pay a reduced entry fee.

Within 21 days of the certification of this order, appellant shall pay to the Clerk of this Court the reduced entry fee of \$35. In addition to this fee, appellant must also file five copies of a delayed application for leave to appeal that has an accurate table of contents, that has an accurate index of authorities, that has a statement of facts since this Court will not accept an incorporation by reference of a statement of facts contained in a brief found in another docket number, that has 1-inch margins, that is double-spaced, and that does not exceed 50 pages in length along with a proof of service that appellant sent a copy of the conforming application to the prosecutor. Failure to comply with both conditions of this order will result in the dismissal of the appeal.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

MAR 10 2005

Date

Sandra Schultz Mengel
Chief Clerk